AMENDMENT OF SOLICITATION	ON OF CONTRACT	1. Contract		Page 1 Of 3				
2. Amendment/Modification No.	3. Effective Date	4. Requisition/Purchase Req		5. Project No. (If applicable)			
P00001	2002JUN10	SEE SCHEDULE						
6. Issued By	Code W52H09	7. Administered By (If other	than Item 6)		Code S2208A			
TACOM-ROCK ISLAND		DCMA GENERAL DYNAMI	CS					
AMSTA-LC-CSC-B ADRIA HEMMEN (309)782-3238		DEFENSE SYSTEMS 100 PLASTICS AVENUE						
ROCK ISLAND IL 61299-7630		PITTSFIELD MA 012	01-3696					
EMAIL: HEMMENA@RIA.ARMY.MIL								
EMAIL: HEMMENAWKIA.ARMI.MIL		SCD □	PAS NONE	ADP P	Γ SC1012			
8. Name And Address Of Contractor (No., Street	et, City, County, State and	l Zip Code)	9A. Amendme	nt Of Solicitation	No.			
E G PRECISION MFG CO								
71 LASHER AVE			9B. Dated (See Item 11)					
GERMANTOWN NY 12526-9702			10A. Modification Of Contract/Order No.					
		X	10A. Modifica	uon Oi Contract/	Order No.			
TYPE BUSINESS: Other Small Business	Performing in U.S.		DAAE20-02-C-0033					
Code 1Y998 Facility Code			10B. Dated (See Item 13) 2001DEC27					
	HIS ITEM ONLY APPLI	ES TO AMENDMENTS OF S		ıs				
The above numbered solicitation is amend								
is extended, is not extended.	eu as set forth in item 14.	The hour and date specified i	or receipt or Or	iers				
Offers must acknowledge receipt of this ame	ndment prior to the hour	and date specified in the solici	tation or as ame	ended by one of th	e following methods:			
(a) By completing items 8 and 15, and return offer submitted; or (c) By separate letter or t								
ACKNOWLEDGMENT TO BE RECEIVED	0							
SPECIFIED MAY RESULT IN REJECTION change may be made by telegram or letter, p								
opening hour and date specified.		letter makes reference to the s	onenanon anu i	ms amenument, a	ind is received prior to the			
12. Accounting And Appropriation Data (If req	uired)							
KIND MOD CODE: C		O MODIFICATIONS OF CO act/Order No. As Described In		DERS				
A. This Change Order is Issued Pursuan				hanges Set Forth 1	In Item 14 Are Made In			
The Contract/Order No. In Item 10A								
B. The Above Numbered Contract/Orde Set Forth In Item 14, Pursuant To T		•	uch as changes	in paying office, a	ppropriation data, etc.)			
X C. This Supplemental Agreement Is Enter	ered Into Pursuant To Au	thority Of: 43.103						
D. Other (Specify type of modification a	nd authority)							
E. IMPORTANT: Contractor is not,	X is required to sign	this document and return		copies to the Issui	ng Office.			
14. Description Of Amendment/Modification (C	Organized by UCF section	headings, including solicitatio	n/contract subj	ect matter where f	feasible.)			
SEE SECOND PAGE FOR DESCRIPTION								
Except as provided herein, all terms and conditions of the document referenced in item 9A or 10A, as heretofore changed, remains unchanged and in full force								
and effect. 15A. Name And Title Of Signer (Type or print)	16A. Name And Title Of Contracting Officer (Type or print)							
		ADELAIDE J TKATCH TKATCHA@RIA.ARMY.		-5313				
15B. Contractor/Offeror	15C. Date Signed			JJ±J	16C. Date Signed			
		D.	(OTOMES '		0000 777710			
(Signature of person authorized to sign)	-	By (Signature of	/SIGNED/ of Contracting (Officer)	2002JUN10			
		, , ,			•			

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Reference No. of Document Being Continued

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Name of Offeror or Contractor: ${\tt E}$ ${\tt G}$ PRECISION MFG CO

SECTION A - SUPPLEMENTAL INFORMATION

- 1. THE PURPOSE OF THIS MODIFICATION IS TO CHANGE THE REQUIREMENTS OF CLAUSE ES6017, FIRST ARTICLE TEST (GOVERNMENT TESTING). THE FIRST THREE LINES OF PARAGRAPH a. SHOULD READ, "THE FIRST ARTICLE TEST SHALL CONSIST OF: TWO (2) EACH COMPONENT. PART NUMBERS: 12524528, 12524371 AND MS16562-66. INSPECT IAW APPLICABLE TDPL, DRAWINGS, QUALITY ASSURANCE REQUIREMENTS."
- 2. THIS MODIFICATION WILL BE AT NO COST TO THE GOVERNMENT OR THE CONTRACTOR.
- 3. ALL OTHER TERMS AND CONDITIONS REMAIN THE SAME.

*** END OF NARRATIVE A 006 ***

CONTINUATION SHEET

Reference No. of Document Being Continued

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Name of Offeror or Contractor: E G PRECISION MFG CO

SECTION E - INSPECTION AND ACCEPTANCE

E -

For Local Clauses See: https://aais.ria.army.mil

	Status	Regulatory Cite	Title	Date
1	CHANGED	52.209-4511	FIRST ARTICLE TEST (GOVERNMENT TESTING)	MAR/2001
		TACOM-RI		

- a. The first article shall consist of: two (2) each component. Part numbers: 12524528, 12524371, and MS16562-66. Inspect IAW applicable TDPL, drawings, quality assurance requirements. First article test articles shall be examined and tested in accordance with contract requirements, the item specification (s), the Quality Assurance Provisions (QAPs) and drawings listed in the Technical Data Package.
- b. The first article shall be delivered to contractors facility. The first article shall be delivered by the Contractor Free on Board (FOB) destination except when transportation protective service or transportation security is required by other provision of this contract. If such is the case, the first article shall be delivered FOB origin and shipped on Government Bill of Lading.
- c. The first article shall be representative of items to be manufactured using the same processes and procedures as contract production. All parts and materials, including packaging and packing, shall be obtained from the same source of supply as will be used during regular production. All components, subassemblies, and assemblies in the first article sample shall have been produced by the Contractor (including subcontractors) using the technical data package provided by the Government.
- d. Prior to delivery, each of the first article assemblies, subassemblies, and components shall be inspected by the Contractor for all contract, drawing, QAP and specification requirements except for any environmental or destructive tests indicated below: NA. The Contractor shall provide to the Contracting Officer at least 15 calendar days advance notice of the schedule date for final inspection of the first article. Those inspections which are of a destructive nature shall be performed upon additional sample parts selected from the same lot(s) or batch(es) from which the first article was selected. Results of contractor inspections (including supplier's and vendor's inspection records when applicable) shall be verified by the Government Quality Assurance Representative (QAR). One copy of the contractor's inspection report with evidence of the QAR's verification shall be forwarded with the first article; two copies shall be provided to the Contracting Officer. Upon delivery to the Government, the first article may be subjected to inspection for all contract, drawing, specification, and QAP requirements.
- e. Notwithstanding the provisions for waiver of first article, an additional first article sample or portion thereof, may be ordered by the Contracting Officer in writing when (i) a major change is made to the technical data, (ii) whenever there is a lapse in production for a period in excess of 90 days, or (iii) whenever a change occurs in the place of performance, manufacturing process, material used, drawing, specification or source supply. When conditions (i), (ii), or (iii) above occurs, the Contractor shall notify the Contracting Officer so that a determination can be made concerning the need for an additional first article sample or portion thereof, and instructions provided concerning the submission, inspection and notification of results. Costs of the additional first article testing resulting from any of the causes listed herein that were instituted by the contractor and not due to changes directed by the Government shall be borne by the Contractor.
- f. Rejected first articles or portions thereof not destroyed during inspection and testing will be held at the government first article test site for a period of 30 days following the date of notification of rejection, pending receipt of instructions from the Contractor for the disposition of the rejected material. The Contractor agrees that failure to furnish such instructions within said 30 day period shall constitute abandonment of said material by the Contractor and shall confer upon the Government the right to destroy or otherwise dispose of the rejected items at the discretion of the Government without liability to the Contractor by reason of such destruction or disposition.

(End of Clause)

(ES6017)